IN THE CRIMINAL COURT OF TENNESSEE FOR THE 30TH JUDICIAL DISTRICT AT MEMPHIS DIVISION IX

STATE OF TENNESSEE		
VS. NO: (S)	CHARGE	E(S)
DEFENDANT		
	VOKING SUSPENSION O XECUTION OF JUDGME	
This matter came on to be heard o	on the day of	, 20, upon the petition
of the State of Tennessee for revocation of	of suspension of sentence, tes	stimony of witnesses, statements of
counsel and the record as a whole;		
FROM ALL OF WHICH THE	COURT FINDS that the de	fendant has violated the terms and
conditions of the suspension of sentence l	heretofore granted, and that t	he original judgment of conviction should
be executed upon the defendant.		
 That the suspension of sentence hereton REVOKED; That the original judgment of conviction full by reference, be, and the same That the cost of this proceeding be, and That the place of confinement for the THE SHELBY COUNTY CORD 	ion, as spread upon the minu is hereby, executed upon the nd the same are hereby, taxed remainder of this sentence is	amed defendant be and the same is hereby, tes of this Court and herein incorporated defendant; d to the defendant; AND
DO NOT RELEASE ON DETERMINA	ATE RELEASE PROBATI	ON. THE COURT REVOKED THE
DEFENDANT'S PROBATION!		
Entered this day of	, 20	
APPROVED:	JUDGE,	Division IX
Assistant Attorney General	Filed: William F	R. Key, Clerk
Attorney for Defendant	Ву:	D.C.
Defendant		

